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15	Attorneys for Plaintiff		
16	UNITED STATES DISTRICT COURT		
17			
18	DISTRICT OF NEVADA		
19	CHERYL DAVIS,	Case No.: 2:18-cv-02181-APG-VCF	
20			
21	Plaintiff,	STIPULATION AND ORDER TO EXTEND TIME FOR PLAINTIFF TO	
22	VS.	RESPOND TO EXPERIAN'S MOTIONS	
23	CARRINGTON MORTGAGE SERVICING	TO DISMISS [49], STAY DISCOVERY [50], AND FOR PROTECTIVE ORDER	
24	LLC; EXPERIAN INFORMATION SOLUTIONS, INC.; and TRANSUNION LLC,	[52]	
25	Defendants.	[FIRST REQUEST]	
26	Defendants.		
27	STIPLIE ATION AND OPDER TO EXTEND TIME FOR	DI AINTIEE TO DESPOND TO EYPEDIAN'S	
28	STIPULATION AND ORDER TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO EXPERIAN'S MOTIONS TO DISMISS [49], STAY DISCOVERY [50], AND FOR PROTECTIVE ORDER [52][FIRST REQUEST] - 1		

Plaintiff Cheryl Davis ("Plaintiff"), by and through her counsel of record, and Defendant Experian Information Solutions, Inc., ("Experian") have agreed and stipulated to the following:

- 1. On April 22, 2019, Plaintiff filed a Second Amended Complaint [ECF Dkt. 46].
- 2. On May 13, 2019, Experian moved to dismiss Plaintiff's Second Amended Complaint [ECF Dkt. 49].
- 3. On May 14, 2019, Experian Moved to Stay Discovery [ECF Dkt. 50] and a Motion for Protective Order [ECF Dkt. 52].
 - 4. Plaintiff's Responses are due May 28, 2019.
- 5. Plaintiff and Experian have agreed to extend Plaintiff's response deadline eight days, and Experian's reply deadline to nine days thereafter in order to allow counsel additional time to file their respective briefs due several overlapping deadlines. As a result, both Plaintiff and Experian hereby request this Court to further extend the date for Plaintiff to respond to Experian's Motion to Dismiss Second Amended Complaint; Motion to Stay Discovery; and Motion for Protective Order until June 5, 2019 and Experian's deadline to file its Replies until June 20, 2019.

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STIPULATION AND ORDER TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO EXPERIAN'S MOTIONS TO DISMISS [49], STAY DISCOVERY [50], AND FOR PROTECTIVE ORDER [52][FIRST REQUEST] - 2

1	This stipulation is made in good faith, is not interposed for delay, and is not filed for an improper		
2	purpose.		
3 4	IT IS SO STIPULATED. Dated May 28, 2019.		
5	KNEPPER & CLARK LLC	JONES DAY	
6	/s/ Matthew I. Knepper	/s/ Justin Potesta	
7	Matthew I. Knepper, Esq.	Katherine A. Neben, Esq.	
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18		Email: asharples@nblawnv.com	
19		Counsel for Defendant	
20		Experian Information Solutions, Inc.	
21	ORDER GRANTING STIPULATION TO EXTEND TIME FOR PLAINTIFF TO		
22	RESPOND TO EXPERIAN'S MOTIONS TO DISMISS SECOND AMENDED		
22	COMPLAINT; TO STAY DISCOVERY; AND FOR PROTECTIVE ORDER		
23			
24	IT IS SO ORDERED.		
25			
26	UNITED STATES DISTRICT JUDGE		
27	Dated: May 29, 2018.		
	STIPULATION AND ORDER TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO EXPERIAN'S		
28	MOTIONS TO DISMISS [49], STAY DISCOVERY [50], AND FOR PROTECTIVE ORDER [52][FIRST REQUEST] - 3		